

General Assembly

Raised Bill No. 5226

February Session, 2022

LCO No. 1457



Referred to Committee on HUMAN SERVICES

Introduced by: (HS)

## AN ACT LIMITING STATE RECOVERY OF PUBLIC ASSISTANCE PAYMENTS.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

- Section 1. Section 17b-93 of the 2022 supplement to the general statutes is repealed and the following is substituted in lieu thereof (*Effective July 1, 2022*):
- 4 (a) If a beneficiary of aid under the state supplement program, 5 medical assistance program, aid to families with dependent children 6 program, temporary family assistance program or state-administered general assistance program has or acquires property of any kind or 8 interest in any property, estate or claim of any kind, except moneys 9 received for the replacement of real or personal property, the state of 10 Connecticut shall have a claim subject to subsections (b) and (c) of this 11 section, which shall have priority over all other unsecured claims and 12 unrecorded encumbrances, against such beneficiary for the amount 13 paid, subject to the provisions of section 17b-94, as amended by this act, 14 to the beneficiary or on the beneficiary's behalf under said programs but 15 only to the extent that the state is required to recover such amount under

federal law. [; and, in] In addition thereto, the parents of an aid to dependent children beneficiary, a state-administered general assistance beneficiary or a temporary family assistance beneficiary shall be liable to repay, subject to the provisions of section 17b-94, as amended by this act, to the state the full amount of any such aid paid to or on behalf of either parent, his or her spouse, and his or her dependent child or children, as defined in section 17b-75, but only to the extent that the state is required to recover such amount under federal law. The state of Connecticut shall have a lien against property of any kind or interest in any property, estate or claim of any kind of the parents of an aid to dependent children, temporary family assistance or state administered general assistance beneficiary, in addition and not in substitution of any other state claim, for amounts owing under any order for support of any court or any family support magistrate, including any arrearage under such order, provided household goods and other personal property identified in section 52-352b, real property pursuant to section 17b-79, as long as such property is used as a home for the beneficiary and money received for the replacement of real or personal property, shall be exempt from such lien.

- (b) Any person who received cash benefits under the aid to families with dependent children program, the temporary family assistance program or the state-administered general assistance program, when such person was under eighteen years of age, shall not be liable to repay the state for such assistance.
- (c) No claim, except a claim required to be made under federal law, shall be made, or lien applied, against any payment made pursuant to chapter 135, any payment made pursuant to section 47-88d or 47-287, any moneys received as a settlement or award in a housing or employment or public accommodation discrimination case or in any action brought by a tenant or occupant or former tenant or occupant against an owner or lessor of a residential premises or manufactured mobile home park, any court-ordered retroactive rent abatement, including any made pursuant to subsection (e) of section 47a-14h or

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section 47a-4a, 47a-5 or 47a-57, or any security deposit refund pursuant to subsection (d) of section 47a-21 paid to a beneficiary of assistance under the state supplement program, medical assistance program, aid to families with dependent children program, temporary family assistance program or state-administered general assistance program or paid to any person who has been supported wholly, or in part, by the state, in accordance with section 17b-223, in a humane institution.

- (d) Notwithstanding any provision of the general statutes, whenever funds are collected pursuant to this section or section 17b-94, as amended by this act, and the person who otherwise would have been entitled to such funds is subject to a court-ordered current or arrearage child support payment obligation in a IV-D support case, such funds shall first be paid to the state for reimbursement of Medicaid funds granted to such person for medical expenses incurred for injuries related to a legal claim by such person which was the subject of the state's lien and such funds shall then be paid to the Office of Child Support Services for distribution pursuant to the federally mandated child support distribution system implemented pursuant to subsection (j) of section 17b-179. The remainder, if any, shall be paid to the state for payment of previously provided assistance through the state supplement program, medical assistance program, aid to families with dependent children program, temporary family assistance program or state-administered general assistance program but only to the extent that the state is required to recover such assistance under federal law.
- (e) The Commissioner of Social Services shall adopt regulations, in accordance with chapter 54, establishing criteria and procedures for adjustment of the claim of the state of Connecticut under subsection (a) of this section. The purpose of any such adjustment shall be to encourage the positive involvement of noncustodial parents in the lives of their children and to encourage noncustodial parents to begin making regular support payments.
- 80 (f) On and after July 1, [2021] 2022, the state shall not recover cash assistance or medical assistance from a lien filed on any real property,

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82 or a claim filed against property, a property interest or estate or claim of 83 any kind, unless the state is required to recover such assistance under 84 federal law or the provisions of this section. Any lien on real property 85 or state claim against property, a property interest or estate or claim of 86 any kind filed under this section by or on behalf of the state prior to July 87 1, [2021] 2022, shall be deemed released by the state if the recovery of 88 such assistance is not required under federal law or the provisions of 89 this section. As used in this subsection, "cash assistance" means 90 payments made to a beneficiary of the aid to families with dependent 91 children program, the state-administered general assistance program, 92 the state supplement program or the temporary family assistance 93 program.

Sec. 2. Section 17b-94 of the 2022 supplement to the general statutes is repealed and the following is substituted in lieu thereof (*Effective July* 1, 2022):

(a) In the case of causes of action of beneficiaries of aid under the state supplement program, medical assistance program, aid to families with dependent children program, temporary family assistance program or state-administered general assistance program, subject to subsections (b) and (c) of section 17b-93, <u>as amended by this act</u>, or of a parent liable to repay the state under the provisions of section 17b-93, as amended by this act, the claim of the state shall be a lien against the proceeds therefrom in the amount of the assistance paid but only to the extent that the state is required to recover such assistance under federal law, or, in the case of a parent subject to any order for support of any court or any family support magistrate, including any arrearage under such order, liable to repay the state under the provisions of section 17b-93, as amended by this act, whose proceeds from the cause of action are not subject to recovery under federal law, fifty per cent of the proceeds received by such parent or the amount owed by such parent after payment of all expenses connected with the cause of action, whichever is less, for repayment under section 17b-93, as amended by this act, and shall have priority over all other claims except attorney's fees for said

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causes, expenses of suit, costs of hospitalization connected with the cause of action by whomever paid over and above hospital insurance or other such benefits, and, for such period of hospitalization as was not paid for by the state, physicians' fees for services during any such period as are connected with the cause of action over and above medical insurance or other such benefits. The proceeds of such causes of action shall be assignable to the state for payment of the amount due under this section and section 17b-93, as amended by this act, irrespective of any other provision of law. Upon presentation to the attorney for the beneficiary of an assignment of such proceeds executed by the beneficiary or his conservator or guardian, such assignment shall constitute an irrevocable direction to the attorney to pay the Commissioner of Administrative Services in accordance with its terms, except if, after settlement of the cause of action or judgment thereon, the Commissioner of Administrative Services does not inform the attorney for the beneficiary of the amount of lien which is to be paid to the Commissioner of Administrative Services within forty-five days of receipt of the written request of such attorney for such information, such attorney may distribute such proceeds to such beneficiary and shall not be liable for any loss the state may sustain thereby.

(b) In the case of an inheritance of an estate by a beneficiary of aid under the state supplement program, medical assistance program, aid to families with dependent children program, temporary family assistance program or state-administered general assistance program, subject to subsections (b) and (c) of section 17b-93, as amended by this act, or [by a parent] by the parent of such beneficiary, liable to repay the state under the provisions of section 17b-93, as amended by this act, the amount of such assets equal to the amount of assistance paid but only to the extent that the state is required to recover such amount under federal law, or in the case of a parent subject to any order for support of any court or any family support magistrate, including any arrearage under such order, and liable to repay the state under the provisions of section 17b-93, as amended by this act, whose inheritance is not subject to recovery under federal law, fifty per cent of the assets of the estate

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149 payable to such parent, or the amount owed by such parent, whichever 150 is less, shall be assignable to the state for payment of the amount due 151 under section 17b-93, as amended by this act. The state shall have a lien 152 against such assets in the applicable amount specified in this subsection. 153 The Court of Probate shall accept any such assignment executed by the 154 beneficiary or parent or any such lien notice if such assignment or lien 155 notice is filed by the Commissioner of Administrative Services with the 156 court prior to the distribution of such inheritance, and to the extent of 157 such inheritance not already distributed, the court shall order 158 distribution in accordance with such assignment or lien notice. If the 159 Commissioner of Administrative Services receives any assets of an 160 estate pursuant to any such assignment, the commissioner shall be 161 subject to the same duties and liabilities concerning such assigned assets 162 as the beneficiary or parent.

- (c) On and after July 1, [2021] 2022, the state shall not recover cash assistance or medical assistance from a claim filed on any property, property interest, proceeds from a cause of action or estate, unless the state is required to recover such assistance under federal law or the provisions of section 17b-93, as amended by this act. Any claim filed under this section by or on behalf of the state on such property, property interest, proceeds from a cause of action or estate prior to July 1, [2021] 2022, shall be released by the state if the recovery of such assistance is not required under federal law or the provisions of section 17b-93, as amended by this act. As used in this subsection, "cash assistance" means payments made to a beneficiary of the aid to families with dependent children program, the state-administered general assistance program, the state supplement program or the temporary family assistance program.
- Sec. 3. Section 17b-95 of the 2022 supplement to the general statutes is repealed and the following is substituted in lieu thereof (*Effective July* 1, 2022):
- 180 (a) Subject to the provisions of subsection (b) of this section, upon the 181 death of a parent of a child who has, at any time, been a beneficiary

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under the program of aid to families with dependent children, the temporary family assistance program or the state-administered general assistance program, or upon the death of any person who has at any time been a beneficiary of aid under the state supplement program, medical assistance program, aid to families with dependent children program, temporary family assistance program or state-administered general assistance program, except as provided in subsection (b) of section 17b-93, as amended by this act, the state shall have a claim against such parent's or person's estate for all amounts paid on behalf of each such child but only to the extent that the state is required to recover such amounts under federal law, or the provisions of section 17b-93, as amended by this act, or for the support of either parent or such child or such person under the state supplement program, medical assistance program, aid to families with dependent children program, temporary family assistance program or state-administered general assistance program for which the state has not been reimbursed and that the state is required to recover under federal law or the provisions of section 17b-93, as amended by this act, to the extent that the amount which the surviving spouse, parent or dependent children of the decedent would otherwise take from such estate is not needed for their support. Notwithstanding the provisions of this subsection, effective for services provided on or after January 1, 2014, no state claim pursuant to this section shall be made against the estate of a recipient of medical assistance under the Medicaid Coverage for the Lowest Income **Populations** program, established pursuant to Section 1902(a)(10)(A)(i)(VIII) of the Social Security Act, as amended from time to time, except to the extent required by federal law.

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- (b) In the case of any person dying after October 1, 1959, the claim for medical payments, even though such payments were made prior thereto, shall be restricted to medical disbursements actually made for care of such deceased beneficiary.
- (c) Claims pursuant to this section shall have priority over all unsecured claims against such estate, except (1) expenses of last sickness

not to exceed three hundred seventy-five dollars, (2) funeral and burial expenses in accordance with sections 17b-84 and 17b-131, and (3) administrative expenses, including probate fees and taxes, and including fiduciary fees not exceeding the following commissions on the value of the whole estates accounted for by such fiduciaries: On the first two thousand dollars or portion thereof, five per cent; on the next eight thousand dollars or portion thereof, four per cent; on the excess over ten thousand dollars, three per cent. Upon petition by any fiduciary, the Probate Court, after a hearing thereon, may authorize compensation in excess of the above schedule for extraordinary services. Notice of any such petition and hearing shall be given to the Commissioner of Administrative Services in Hartford at least ten days in advance of such hearing. The allowable funeral and burial payment herein shall be reduced by the amount of any prepaid funeral arrangement. Any amount paid from the estate under this section to any person which exceeds the limits provided herein shall be repaid to the estate by such person, and such amount may be recovered in a civil action with interest at six per cent from the date of demand.

(d) For purposes of this section, all sums due on or after July 1, 2003, to any individual after the death of a public assistance beneficiary pursuant to the terms of an annuity contract purchased at any time with assets of a public assistance beneficiary, shall be deemed to be part of the estate of the deceased beneficiary and shall be payable to the state by the recipient of such annuity payments to the extent necessary to achieve full reimbursement of any public assistance benefits paid to, or on behalf of, the deceased beneficiary but only to the extent that the state is required to recover such benefits under federal law or for support payments due from parents under the provisions of section 17b-93, as amended by this act, irrespective of any provision of law. The recipient of beneficiary payments from any such annuity contract shall be solely liable to the state of Connecticut for reimbursement of public assistance benefits paid to, or on behalf of, the deceased beneficiary but only to the extent that the state is required to recover such benefits under federal law or for support payments due from parents under the provisions of

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section 17b-93, as amended by this act, to the extent of any payments received by such recipient pursuant to the annuity contract.

(e) On and after July 1, [2021] 2022, the state shall not recover cash assistance or medical assistance from a claim filed on any property, property interest, proceeds from a cause of action or estate, unless the state is required to recover such assistance under federal law or the provisions of section 17b-93, as amended by this act. Any claim filed under this section by or on behalf of the state on such property, property interest, proceeds from a cause of action or estate prior to July 1, [2021] 2022, shall be released by the state if the recovery of such assistance is not required under federal law or the provisions of section 17b-93, as amended by this act. As used in this subsection, "cash assistance" means payments made to a beneficiary of the aid to families with dependent children program, the state-administered general assistance program, the state supplement program or the temporary family assistance program.

This act shall take effect as follows and shall amend the following sections:		
Section 1	July 1, 2022	17b-93
Sec. 2	July 1, 2022	17b-94
Sec. 3	July 1, 2022	17b-95

**HS** Joint Favorable